

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 7

11201 Renner Boulevard Lenexa, Kansas 66219

JUL 1 9 2021

Mr. Gary Gerhard c/o Mr. Mike Staudt Gary Gerhard Farm Ex. 6 Personal Privacy (PP) Floyd, Iowa 50435

RE: Underground Injection Control Inspection of Class V Injection Well, #IAS067500043

Dear Mr. Gerhard:

The U.S. Environmental Protection Agency, Region 7 Underground Injection Control program conducted a verification and assessment inspection at the Gary Gerhard Farm on May 13, 2021. The purpose of the inspection was to obtain information pertaining to the Class V injection well (septic system) previously registered with the EPA. The UIC inspection were conducted under the authority granted in section 1445(b) of the Safe Drinking Water Act (42 U.S.C. section 300f et seg.). An inspection report was prepared based on the findings of this inspection and a copy is enclosed for your facility's records.

The inspection included the Agricultural Drainage Well (ADW). Global Positioning System readings and photographs were taken to verify the location and condition of the ADW. The information we obtained indicated that the ADW is a modified sinkhole and drains the Gary Gerhard Farm. The results of the inspection showed no irregularities or any areas of concern. The farm's ADW continues to meet the criteria for a Class V injection well and will remain under the jurisdiction of the UIC program that EPA directly implements in the State of Iowa.

If you have any questions or comments on the inspection reports, please contact me at brink theresa@epa.gov or call (913) 551-7337.

Sincerely,

Terri Brink

Underground Injection Control Inspector

Groundwater and Drinking Water

Enclosures

Ponted on Recycled Paper

Underground Injection Control Inspection
At
Gary Gerhard Property Agriculture Drainage Well
EPA UIC Facility ID: IAS067500043
Marble Rock, Floyd County, Iowa
Conducted on May 13, 2021
By Terri Brink
EPA Region 7
Water Division
Groundwater and Drinking Water Branch

1. Introduction

A verification and assessment inspection was conducted at the above site to obtain information pertaining to a complaint reported to EPA in March 2021 by Mr. Ethan Vorhes of improper drainage, flooding, and contamination from the Gary Gerhard Property adjacent to Mr. Vorhes' property. The purpose of the inspection was to confirm if the discharge is regulated under the directly implemented Underground Injection Control (UIC) Program and to evaluate the areas of concern. The UIC inspection was conducted under the authority granted in section 1445(b) of the Safe Drinking Water Act (42 U.S.C. section 300f et seg.). This report and attachments are the result of the inspection.

1.1 Participants

Gerhard Farm Ethan Vorhes

Iowa Department of Natural

Resources Claire Hruby and Jeremy Klatt, Field Inspectors
U.S. EPA Terri Brink, UIC Inspector

1.2 Procedure

Upon arriving at Mr. Vorhes property, I introduced myself and presented my credentials to Mr. Ethan Vorhes and explained the purpose of the visit was to evaluate his complaint from March 2021.

1.3 Site Information

The agricultural drainage well (ADW) is located on Gary Gerhard's property which is approximately 0.75 miles southwest of Mr. Vorhes' farm and is currently registered under the EPA Region 7 UIC Program under UIC Facility ID: IAS067500043.

EPA previously conducted an inspection on March 26, 2009 in response to Mr. Vorhes December 12, 2008 complaint of water drainage from Mr. Gerhard's property contaminating his drinking water well. In EPA's April 2009 report, EPA found the ADW located on the Gary Gerhard property is a

modified sinkhole that is accepting agricultural drainage. It is unknown how long the ADW has been there but according to Mr. Gerhard during the 2009 inspection; the sinkhole was modified and in operation since 1915 and according to Mr. Vorhes, the sinkhole was excavated to bedrock and dynamited. Additionally, these modifications included construction of a concrete tank over the top of the sinkhole and running one or two field drainage tiles into the tank at a depth of about four to twelve feet below ground surface. In August of 2009, the old concrete structure was removed with an excavator, the loose rock and soil were removed and a two chambered cistern with a 15-inch drainage tile was constructed on bedrock (See Photo#278)

EPA's April 2009 report indicates that at the time of visit, Mr. Vorhes complained about flooding of his land as a result of the runoff from his neighbor's property. Mr. Vorhes stated that the flooding has resulted in a loss of crop land on his farm and illness in his cattle, as well as contamination of his water well.

On April 29, 2009, EPA reported to Senator Grassley Office in response concerns raised by Ethan Vorhes that EPA's authority is limited and may only deal with the improved sinkhole and not the drainage issues on Mr. Vorhes' and Mr. Gerhardt's farms. EPA made suggestions, which are outside of EPA's authority, to work with the drainage district to construct alternate drainage on Mr. Gerhart's property, drilling a new drinking water well into a lower portion of the Mississippian aquifer which is more protected from contamination or connecting the Vorhes farm to rural water (if available).

Prior to the May 2021 EPA inspection, EPA contacted the lowa Department of Natural Resources (IDNR) for more information. IDNR had visited the site in 1999 and determined that the well was not an ADW but a modified sinkhole and as such was a private drainage problem and had no authority over it. Had it been determined that this was an ADW, IDNR would have some control over its operation. IDNR reported that Mr. Vorhes was unhappy with their determination and had contacted them concerning the issue off and on since July of 2008.

2.0 Findings and Observations

2.1 UIC Status

A review of the inspection report has shown that the ADW would be regulated by the Underground Injection Control (UIC) program as a Class V injection well because of the modifications performed to the sinkhole to improve drainage. Unmodified natural sinkholes are not covered by the program.

Based upon the inspection report and the geological conditions in the area around the well and throughout Floyd County, it was determined that agricultural drainage entering this well has likely partially contributed to the contamination of the upper Mississippian aquifer that the Vorhes farm uses as their water supply. However, the larger contribution to the contamination of the aquifer is from runoff entering the various other natural sinkholes which occur in the same area and agricultural drainage wells (ADWs) that were installed throughout Floyd County at around the same time as the sinkhole on the Gerhardt farm was modified.

EPA and IDNR inspected the concrete cistern replacement and noticed several areas where the cistern had apparently become overloaded from excess tile drainage and welled up to the surface and

eroded the soils around the perimeter of the cistern. Additionally, water could be heard entering the cistern that was apparently draining under low flow scenario into the ADW. IDNR discussed opening the cistern and collecting water samples for analysis but decided not to proceed because they did not have the landowner's permission. They stated that they may return to test the waters when they obtained proper permission. Based upon our discussion and observations, it appears the drainage capacity of the modified sinkhole is reduced perhaps by sediment and debris collecting in the cistern.

Due to the only significant change to the ADW since the April 2009 report being a replacement for the previous distern in August 2009, FPA stands by the previous conclusion that our authority is limited over excess drainage.

2.2 Other Program Status

EPA recommends that the modified sinkhole/injection well be registered as an ADW by IDNR and closed. Unfortunately, this closure will likely not improve the water quality of Mr. Vorhes private water well in the upper Mississippian aquifer or solve the drainage problems across the Vorhes farm. EPA continues to recommend that alternate drainage be constructed on Mr. Gerhart's property and that a new drinking water well be drilled into a lower portion of the Mississippian aquifer.

2.3 Follow Up Activities

No follow up required

2.4 Items for Follow Up

No items for additional follow up at this time.

Respectfully Submitted:

Terri Brink

11201 Renner Boulevard

Lenexa, Kansas 66219

913.551.7337

Brink.thetesa@epa.gov

Date

Attachments:

I Database Inventory Sheet

II Photo

III Letter to The Honorable Charles Grassley

IV Region 7 NPDES/SDWA EPA Inspection Conclusion Data Sheet

Facility ID Number: IAS067500043

FACILITY INFORMATION

Facility Name: Gerhard Farm

Contact Name: Gary Gerhard

Address: Ex. 6 Personal Privacy (PP)

City: Marble Rock State: IA Zip: 50653

Ex. 6 Personal Privacy (PP)

OWNER INFORMATION

Company Name: Gerhard Farm

Contact Name: Gary Gerhard

Address: Ex. 6 Personal Privacy (PP)

City: Marble Rock State: IA Zip: 50653

Phone: Ex. 6 Personal Privacy (PP)

Ownership: Private- Farms

WELL INFORMATION AS OF 7/13/2021

WELL NUMBER	CLASS					TOTAL DEPTH	COUNTY
6036	01	AC	T94N, R17W,	Section 10,	NW	0	Floyd, IA

Gary Gerhard Farm Agricultural Drainage Well

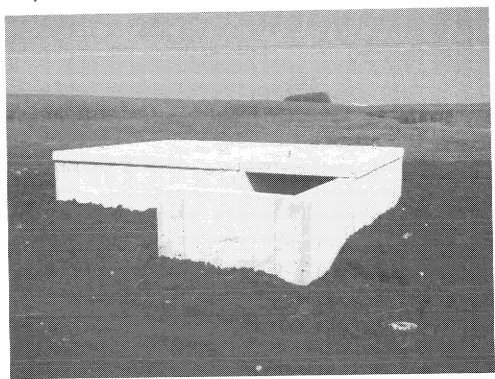


Photo #278. Agricultural Drainage Well Concrete Cistern with Top Removed.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION VII 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101

APR 29 2009

OFFICE OF THE REGIONAL ADMINISTRATOR

The Honorable Charles Grassley U.S. Senator 210 Waterloo Building 531 Commercial Street Waterloo, Iowa 50701

Attention: Jason Mohr

Dear Senator Grassley:

Thank you for your recent letter on behalf of your constituent, Ethan Vorhes, regarding a sink hole. Mr. Vorhes believes that there may be contamination coming from the sink hole which may have caused the death of some of his cattle.

On December 12, 2008, Mr. Ethan Vorhes contacted a member of my staff about some concerns he had over a neighbor's drainage well. The complaint alleged contamination of his drinking water source (private well) from the water entering the drainage well. Mr. Vorhes indicated that he had tested the water entering the drainage well and his test results showed the presence of E-coli as well as elevated levels of coliform bacteria and nitrates. He stated that it was his belief that the contamination was due to the application of manure and pesticides to the land surrounding the drainage well. Mr. Vorhes did not indicate if his private water well had been tested.

My staff contacted Mr. Vorhes and we stated we would look into his allegations. We also told Mr. Vorhes that we would wait until spring to send an inspector as it would be hard to investigate with the snow cover and no water flowing into the drainage well. We also contacted the lowa Department of Natural Resources (IDNR) for information. IDNR had looked at the site in 1999 and determined that this is not a drainage well but a modified sink hole and as such they had no authority over it. Had it been determined that this was an agricultural drainage well, IDNR would have had some control over its operation.

On March 25, 2009, EPA contractors arrived at the Vorhes farm to follow up on the complaint filed by Mr. Vorhes in December of 2008. The report indicates that at the time of the visit, Mr. Vorhes complained about flooding of his land as a result of runoff from his neighbors. Mr. Vorhes stated that the flooding has resulted in a loss of crop land on his farm and illness in his cattle, as well as contamination of his water well.



A review of the inspection report has shown that the sink hole is located on the neighbor's farm and would be regulated by the Underground Injection Control (UIC) program as an injection well. This is because modifications had been done in order to enhance its capability to drain water (naturally occurring sink holes are not covered by the program). Based on our initial review of the inspection report and the geologic conditions in the area around the well and throughout Floyd County, it is likely that runoff entering this well has partially contributed to the upper Mississippian aquifer that the Vorhes farm uses as its water supply. However, the larger contribution of any possible contamination of the aquifer is from runoff entering the various other sink holes which occur in the area and agricultural drainage wells which were installed throughout Floyd County at around the same time (1915) as the sink hole on Mr. Vorhes neighbor's farm was modified.

EPA's authority is fairly limited and may only deal with the sink hole and not the other drainage issues that have been raised by Mr. Vorhes. Some options that may be available to Mr. Vorhes but outside of EPA's authority to require would include; working with the drainage district to construct alternate drainage on the neighbor's farm, drilling a new drinking water well into the lower portion of the Mississippian aquifer (which is separated from the upper portion of that aquifer and is more protected from contamination) and constructing the well to better standards, or connecting the Vorhes farm to rural water (if available).

Again, thank you for your letter. If we can be of any additional assistance, please feel free to contact me at 913-551-7006 or your staff may contact Jan Lambert, Congressional Liaison, at 913-551-7768.

Sincerely

William W. Rice

Acting Regional Administrator

Clear Form Updated NOV 2020 Save As Email Print

(a) INSPECTION	ON 7 - INSELCE	ON CONCLUSION DA O INFORMATION REQUEST	O OPF-SITE ACTIVITY/ANSPECT
acility Name:	Gary Gerhard Farm		
Facility Address:	Ex. 6 Personal Privacy (PP)		
acility City:	Marble Rock		
acility State:	Iowa		
acility Zip Code:	50653		
eifity Muiling Address, if different mer full address + City, State, XIP)			
acility FRS or Prog	rammatic ID: NA		Federal Facility? YES NO
	***************************************	13/2021 Actual End Date: (dd/mm/yyyy) 05/13/2021
ederal Statute: (sele	200000000000000000000000000000000000000	······································	
LCAA LCW.		EPCRA FIFRA RCR (hold CTRL to select more th	Summer Summer
SDWA 1415[B][1] - N SDWA 1421 - UIC Re SDWA 1431-PWS - E SDWA 1431-UIC - En SDWA 1433 - Intentic	mergency Powers/PWS nergency Powers/UIC	Schedule - Variance	
Compliance Monito	oring Type	Matianal Compliana	e Initiative, if applicable:
SDWA UIC Inspection	n	NOT APPLICABLE	e muative, n applicable.
Compliance Monite	oring Action Reason	Drinking Water - Community	Water Systems
Random Evaluation o	r Inspection		
Compliance Monit	oring Agency Type		
U.S. EPA			
	Addit	ional Inspection Comments:	
Permit # IAS00 Active Agricul	57500043 tural Drainage Well		
	ent Contact: Terri B		Phone: 913.551,7337